## United States District Court

APR 10 2007

**MIDDLE** 

Name and Title of Judicial Officer

DISTRICT OF \_\_\_

**ALABAMA** 

MIDDLE DIST. OF ALA.

UNITED STATES OF AMERICA

**CRIMINAL COMPLAINT** 

v.

CASE NUMBER: 2:07mj39-TFM

NORMAN EVANS MCELROY, JR.

I, the undersigned complainant being duly sworn state the following is true and correct to the best of my knowledge and belief. From on or July 21, 2004 until on or about March 29, 2007, the exact dates being unknown, in Elmore county, in the Middle District of Alabama and elsewhere defendant(s) did, (Track Statutory Language of Offense):

- 1. knowingly possessed any book, magazine, periodical, film, videotape, computer disk, and any other material that contains an image of child pornography that had been mailed, and shipped and transported in interstate and foreign commerce by any means, including by computer in violation of Title 18, United States Code, Sections 2252A(a)(5)(B) and (b)(2).
- knowingly received and distributed any child pornography that has been mailed, and shipped and transported 2. in interstate and foreign commerce by any means, including by computer in violation of Title 18, United States Code, Sections 2252A(a)(2)(A) and (b)(1).

I further state that I am a(n) **Special Agent** and that this complaint is based on the following facts: Official Title

SEE ATTACHED AFFIDAVIT

Continued on the attached sheet and made a part hereof:	Yes   No
	Signature of Complainant
Sworn to before me and subscribed in my presence,	
April 10, 2007	at Montgomery, Alabama
Date	City and State
Terry F. Moorer, U.S. Magistrate Judge	Z X Marie

## COMPLAINT AFFIDAVIT

I, Paul T. Miller, being duly sworn, depose and state the following:

I am a Special Agent of the Federal Bureau of
Investigation (FBI) assigned to the Montgomery Resident Agency of
the Mobile Division of the FBI. I have been employed by the FBI
for 12 months. Prior to my employment with the FBI, I was employed
by the Escambia County Sheriff's Office in Pensacola, Florida, the
City Police of Gulf Breeze, Florida, and the U.S. Army Military
Police. During the 6 years of my law enforcement career, I have
received training in the investigation of Computer Crimes and have
personally participated as a primary case agent during the
investigation of Child Pornography cases. I hold a Bachelors
Degree in Computer Science/Computer Information Systems and an
additional Bachelors Degree in Information Technology/Computer
Technology.

This affidavit is made in support of a complaint against NORMAN EVANS MCELROY JR. for an alleged violations of Title 18, United States Code, Sections 2252A, Possession and Receipt or Distribution of Child Pornography. The facts and information contained in this affidavit are based on my personal knowledge and observations, as well as upon information received from other individuals, to include other law enforcement officers involved in this investigation and review of records, documents and other physical items obtained during this investigation.

On 07/21/2004, information was reported to the National Center for Missing and Exploited Children (NCMEC) Cybertip line by Yahoo stating norman\_mcelroy@yahoo.com posted Child Pornography

1	images from Internet Protocol (IP) address 12.91.232.35 to a web
2	page located at http://groups.yahoo.com/group/shully1surplus.
3	Yahoo provided 9 associated Child Pornography images with the
4	Cybertip report.
5	On 08/11/2004, an Administrative subpoena was served to
6	Yahoo requesting subscriber information for the shullylsurplus
7	group. Yahoo provided the following information:
8	Group Name: shullylsurplus
9	Description: "girls must be younger than 15,
10	clothes or not but as little
11	clothing as possible. you must
12	send in three pics to get in. or
13	two good vids nothing copied from
14	pay sites. how that be. pic & vids
15	must be original. email 13 pics to
16	littlegrlluvr-17@yahoo.com"
17	Moderator: norman_mcelroy@yahoo.com
18	On 08/11/2004, an Administrative subpoena was served to
19	Yahoo requesting subscriber information for
20	norman_mcelroy@yahoo.com. Yahoo provided the following
21	information:
22	Login Name: norman_mcelroy
23	Email: bomcelroy1966@aol.com
24	IP Address: 12.91.232.35
25	Access Date: 09/08/2002
26	Access Time: 16:53:54
27	Time Zone: Pacific
28	On 01/26/2005, an Administrative subpoena was served to

1 AT&T WorldNet Services requesting subscriber information for IP 2 address 12.91.232.35 used on 09/08/2002 at 16:53:54 Pacific Time. AT&T WorldNet Services provided the following information: 3 4 Name: Norman McElroy 5 Address: 1394 Cubs Place 6 Prattville, AL 36067 7 Telephone: 334/358-6046 8 Email: norman.mcelroy@worldnet.att.net 9 On September 15th, 2006, in response to an Administrative Subpoena, Yahoo advised your affiant that Yahoo user 10 11 name bo\_mcelroy@yahoo.com is subscribed to by NORMAN EVANS MCELROY 12 of 346 Renee Way, Elmore, Alabama, who accessed the Yahoo account 13 from IP address 68.207.164.218 on September 11, 2006 and IP address 14 71.12.207.122 on September 3rd, 2006. 15 A cross reference with public databases, as well as the Alabama Law Enforcement Tactical System (LETS) revealed that NORMAN 16 EVANS MCELROY of 346 Renee Way was the same individual who had 17 18 previously resided at 1394 Cubs Place. 19 On October 18, 2006, in response to an Administrative Subpoena, Charter Communications advised your affiant that on 20 September 3rd, 2006, IP address 71.12.207.122 was assigned to 21 subscriber MELANIE OSBORN, 143 Thames Drive, Prattville, Alabama. 22 23 On October 25, 2006, in response to an Administrative

On October 25, 2006, in response to an Administrative Subpoena, Bright House Networks advised your affiant that on September 11, 2006, IP address 68.207.164.218 was assigned to subscribers ERICA and CURT CAMPBELL, 346 Renee Way, Elmore, Alabama.

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On March 29, 2007, MELANIE OSBORN, 143 Thames Drive,

Prattville, Alabama, was interviewed where she advised that MCELROY was her ex-boyfriend and that he had access to her computer up until approximately December of 2006. OSBORN consented to a search of her computer which yielded multiple Child Pornography images of young nude girls, who appeared to be under the age of 12. OSBORN voluntarily allowed the affiant to take the computer in order to conduct an offsite analysis of the contents of the hard drive.

On March 30, 2007, ERICA and CURT CAMPBELL, 346 Renee Way, Elmore, Alabama, were interviewed and stated that MCELROY had previously resided with them. They further advised that MCELROY accessed the Internet from their residence from his own computer and MCELROY maintained possession of his computer when he moved out.

On March 30, 2007, MCELROY was interviewed at his residence address, 1828 Rifle Range Road, Wetumpka, Alabama.

MCELROY acknowledged at the time of the interview, that his computer was currently at his residence address and that Child Pornography images were being stored on it. MCELROY acknowledged that he had last viewed those images on March 29th, 2007. A preliminary search of MCELROY's computer revealed the existence of images of young nude girls, who appeared to be under the age of 12. MCELROY also stated that he previously stored Child Pornography on the computer of his ex-girlfriend, MELANIE OSBORN, through Limewire file sharing.

When presented with redacted versions of Child

Pornography images originally obtained from the Yahoo complaint to

NCMEC, MCELROY acknowledge that he was a member of the Yahoo user

group which shared the Child Pornography images online. He

identified several of the redacted Child Pornography images shown to him and stated that he remembered posting the items on the Yahoo account.

On April 10, 2007, MCELROY was interviewed a second time at the FBI field office, Montgomery Alabama. MCELORY arrived at the FBI office during his lunch hour from work, understanding that he could leave and return to work as he desired. During the interview, MCELROY was reminded several times that he was not under arrest and that he was free to leave.

During the interview, MCELROY again admitted and identified the redacted versions of the three images of child pornography that he had uploaded via the internet onto a Yahoo-hosted private group website. MCELROY stated that people who were in the Yahoo private group had access to these imagines. MCELROY admitted that he had obtained these images he uploaded and others from different child pornography websites on the internet.

Later in the interview, MCELROY stated that currently he obtains the majority of his child pornography through a file sharing program, Limewire. MCELROY explained that Limewire permits him to download files from other persons' computers and that others can access files on his computer. When asked how Limewire shares files, MCELROY stated that it was his understanding that once a person loaded Limewire, that person's files would be shared with others on the internet who have loaded Limewire. MCELORY then explained how he obtained child pornography using various searches with the Limewire software.

Pursuant to the investigation, it was determined that MCELROY had previously resided with a family who had juvenile

children. One of the children, an 11 year old female juvenile, herein referred to as juvenile 1, stated that she had seen MCELROY on several occasions viewing pornography on his computer and it scared her. On one of those occasions, she saw an image of a young naked girl wearing high heeled boots, who was around her own age.

The image was on website MCELROY had been viewing.

Juvenile 1 further stated that she woke up one night approximately one year ago, and found MCELROY sitting at the foot of her bed in his underwear. Juvenile 1 woke up the next morning and her "underwear was up my butt." She further stated, "The next morning, my part down here was hurting, (pointing to her pubic area) and I didn't know why." Juvenile 1 also stated that a female juvenile friend, herein referred to as juvenile 2, stayed the night at her residence while MCELROY was living with her family. Juvenile 2 allegedly told juvenile 1 that she woke up around midnight where she found MCELROY touching her "down there" (pointing to her pubic area).

A criminal history check revealed that MCELROY has three outstanding felony warrants from the Kennewick County Sheriff's Office in Washington. Two are for Failure to Appear and one is for noncompliance. The affiant made telephonic contact with the Kennewick County Sheriff's Office, who stated that some of the original charges were related to sexually motivated burglaries.

## SUMMARY

Based on the facts as stated above, there is probable cause to believe that NORMAN EVANS MCELROY JR., knowingly received or distributed child pornography that had been transported in interstate commerce by any means, including computer, in violation of Title 18, United States Code, Sections 2252A(a)(2)(A) and (b)(1).

Additionally, based on the facts as stated above, there is probable cause to believe that NORMAN EVANS MCELROY JR., knowingly possessed material that contained child pornography that had been transported in interstate commerce by any means, including computer, in violation of Title 18, United States Code, Sections 2252A(a)(5)(B) and (b)(2).

Paul T. Miller
Special Agent
Federal Bureau of Investigation
Montgomery, Alabama

Subscribed and sworn to before me this  $\frac{10^{11}}{1007}$  day of  $\frac{1007}{1007}$ .

U.S. Mag<del>istrat</del>e